22901. Cranberry beans. (F. D. C. No. 38644. S. No. 29-432 M.)

QUANTITY: 14 100-lb. bags at New York, N. Y.

SHIPPED: 6-24-55, from Bay Port, Mich.

Libeled: 10-21-55, S. Dist. N. Y.

CHARGE: 402 (a) (3)—contained moldy beans while held for sale.

DISPOSITION: 11-21-55. Default—destruction.

22902. Dried beans. (F. D. C. No. 38740. S. Nos. 33-189/96 M, 33-198/200 M, 42-800 M.)

QUANTITY: 3 100-lb. bags; 20 cases, 12 2-lb. bags each; 21 cases, 24 1-lb. bags each; and 1 case containing 23 1-lb. bags at Big Spring, Tex.

SHIPPED: Prior to 9-15-55, from points outside Texas.

LIBELED: 12-28-55, N. Dist. Tex.

CHARGE: 402 (a) (3)—the 3 100-lb. bags contained moldy beans, and all other

lots contained insects while held for sale.

DISPOSITION: 3-21-56. Default—destruction.

22903. Lima beans. (F. D. C. No. 38780. S. No. 40-703 M.)

QUANTITY: 5 100-lb. bags at Davenport, Iowa, in possession of Lynn-Smith Co.

SHIPPED: 4-21-54, from Oxnard, Calif.

Libeled: 11-29-55, S. Dist. Iowa.

CHARGE: 402 (a) (3)—contained rodent urine; and 402 (a) (4)—held under

insanitary conditions.

DISPOSITION: 1-18-56. Default—consumption by animals.

22904. Navy beans. (F. D. C. No. 38794. S. No. 40-708 M.)

QUANTITY: 100 cases, 12 5-lb. pkgs. each, at Minneapolis, Minn.

SHIPPED: 12-7-54, from Port Huron, Mich.

LIBELED: 12-19-55, Dist. Minn.

CHARGE: 402 (a) (3)—contained insects while held for sale.

DISPOSITION: 2-3-56. Default—consumption by animals.

22905. Pinto beans. (F. D. C. No. 38811. S. No. 2-268 M.)

QUANTITY: 18 100-lb. bags at Spencer, W. Va.

SHIPPED: 6-3-55, from Bay City and Hemlock, Mich.

Libeled: 1-6-56, S. Dist. W. Va.

CHARGE: 402 (a) (3)—contained insects, insect parts, and rodent excreta while

held for sale.

DISPOSITION: 2-21-56. Default—consumption by animals.

22906. Pinto beans. (F. D. C. No. 38770. S. No. 40-336 M.)

QUANTITY: 18 100-lb. bags at Cedar Rapids, Iowa, in possession of Witwer Grocer Co.

SHIPPED: 5-28-55, from Sterling, Colo.

Libeled: 11-22-55, N. Dist. Iowa.

CHARGE: 402 (a) (3)—contained rodent urine; and 402 (a) (4)—held under

insanitary conditions.

DISPOSITION: 12-22-55. Default—converted to animal feed.

22907. Green split peas. (F. D. C. No. 38641. S. No. 29-428 M.)

QUANTITY: 25 100-lb. bags at New York, N. Y.

SHIPPED: 2-24-55, from Chicago, Ill.

LIBELED: 10-19-55, S. Dist. N. Y.

CHARGE: 402 (a) (3)—contained insects while held for sale.

DISPOSITION: 12-14-55. Consent—claimed by Embassy Grocery Corp., New

York, N. Y. Segregated, 46 lbs. denatured.

22908. Green split peas and yellow split peas. (F. D. C. No. 38642. S. Nos. 29-429/30 M.)

QUANTITY: 200 25-lb. bags of green split peas and 60 100-lb. bags of yellow split peas at New York, N. Y.

SHIPPED: 3-25-55, from Spokane, Wash.

LIBELED: 10-19-55, S. Dist. N. Y.

CHARGE: 402 (a) (3)—contained insects while held for sale.

DISPOSITION: 11-7-55. Consent—claimed by Spokane Seed Co., Spokane,

Wash. Segregated, 104 lbs. destroyed.

TOMATOES AND TOMATO PRODUCTS

22909. Canned tomato products. (Inj. No. 297.)

COMPLAINT FOR INJUNCTION FILED: 1-20-56, S. Dist. Calif., against Pure Foods Corp., Gardena, Calif., Joseph Fisch, president, and Harold Fisch, secretary-treasurer and general manager, to enjoin the interstate shipment of adulterated canned tomato products.

CHARGE: The complaint alleged that the defendants had been and were, at the time of filing the complaint, engaged in the business of buying, storing, preparing, processing, packing, holding, selling, and transporting tomatoes and canned tomato products; that in the conduct of the business in the 1955 canning season, the defendants had failed to sort and trim incoming raw tomato stocks adequately to remove rotten, moldy, and sour tomato material and had failed to maintain sanitary safeguards during storage and processing, namely, they had allowed many large cans of garbage to accumulate and to be held close to stocks of incoming raw material and had failed to keep their plant clean of discarded tomato refuse, with the result that large numbers of fruit flies and house flies were present and had infested the tomatoes during all stages of storage and processing; and, that consequently, the finished products contained rotten, moldy, and sour tomato material, fly eggs, insect fragments, and maggots.

The complaint alleged further that the defendants possessed stocks of canned tomato products stored in Gardena, Calif., in excess of 10,000 cases and additional stocks stored in warehouses, the location of which the defendants had refused to divulge; that the defendants had caused to be introduced and delivered for introduction into interstate commerce canned tomato products which were adulterated within the meaning of 402 (a) (3) because of the presence therein of rotten, moldy, and sour tomatoes, fly eggs, insect frag-